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2 Federal Public Defender
3 State Bar No. 11479
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6 || Attorney for STUART

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

10 UNITED STATES OF AMERICA

2:12-cr-264-APG-GWF

11 Plaintiff

12

13 || BASCHID STUART

14 Defendant

UNOPPOSED MOTION AND
PROPOSED ORDER TO MODIFY THE
CONDITIONS OF PRETRIAL RELEASE

16 COMES NOW THE DEFENDANT, Raschid Stuart, by and through counsel, Rene L.
17 Valladares, Federal Public Defender, and RAQUEL LAZO, Assistant Federal Public Defender,
18 counsel for RASCHID STUART, that the conditions of Mr. Stuart's release be modified to include
19 permission to travel out of the jurisdiction temporarily to San Antonio, Texas.

20 1. Mr. Stuart requests permission to travel to San Antonio, Texas from August 9, 2013
21 to August 13, 2013. Mr. Stuart's sole reason for the requested travel is to see his daughter. He was
22 unable to visit her during his last visit to San Antonio, Texas, on June 27, 2013 to June 30, 2013,
23 because she was in summer camp in Georgia. The client will be staying with his mother.

24 2. Mr. Stuart's pretrial officer, Jaime Stroup, reports that Mr. Stuart has been fully
25 complaint and therefore he does not oppose this request.

²⁶ || 3 Government counsel also has no opposition

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28 | //

1 DATED this 1st day of August, 2013.

2 Respectfully submitted,

3 RENE L. VALLADARES
4 Federal Public Defender

5 */s/ Raquel Lazo*

6 By:

7 RAQUEL LAZO,
Assistant Federal Public Defender
Counsel for Raschid Stuart

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

2:12-cr-264-APG-GWF

Plaintiff,

VS.

RASCHID STUART,

ORDER FOR TRAVEL

Defendant.

GOOD CAUSE APPEARING, IT IS HEREBY ORDERED that the pretrial release conditions of the defendant be modified to permit travel to San Antonio, Texas from August 9, 2013 to August 13, 2013 for the purpose of seeing his daughter.

DATED 5th day of August, 2013.

George Foley Jr.
UNITED STATES MAGISTRATE JUDGE

CERTIFICATE OF ELECTRONIC SERVICE

The undersigned hereby certifies that she is an employee of the Law Offices of the Federal Public Defender for the District of Nevada and is a person of such age and discretion as to be competent to serve papers.

That on August 1, 2013, she served an electronic copy of the above and foregoing

**UNOPPOSED MOTION AND PROPOSED ORDER TO MODIFY THE CONDITIONS OF
PRETRIAL RELEASE** by electronic service (ECF) to the person named below:

DANIEL BOGDEN
United States Attorney
333 Las Vegas Blvd. So., 5th Floor
Las Vegas, Nevada 89101
WILLIAM R. REED
Assistant United States Attorney
333 Las Vegas Blvd. So. 5th Floor
Las Vegas, NV 89101

/s/ Maribel Bran

Employee of the Federal Public Defender